

## SENATE BILL No. 123

DIGEST OF SB 123 (Updated January 24, 2007 2:48 pm - DI 87)

Citations Affected: IC 36-8; noncode.

**Synopsis:** Fire protection territories. Specifies that a township must adopt a resolution (instead of an ordinance) to participate in or withdraw from a fire protection territory. Specifies that a township must adopt a resolution (instead of an ordinance) to establish an equipment replacement fund for the territory. Legalizes and validates a resolution adopted by a township before July 1, 2007.

Effective: Upon passage; July 1, 2007.

# Drozda

January 8, 2007, read first time and referred to Committee on Local Government and Elections.

January 25, 2007, reported favorably — Do Pass.





First Regular Session 115th General Assembly (2007)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in this style type. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in this style type or this style type reconciles conflicts between statutes enacted by the 2006 Regular Session of the General Assembly.

### SENATE BILL No. 123

A BILL FOR AN ACT to amend the Indiana Code concerning local government.

Be it enacted by the General Assembly of the State of Indiana:

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SECTION 1. IC 36-8-19-2 IS AMENDED	ΓO READ AS					
FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 2.	As used in this					
chapter, "participating unit" refers to a unit that adopts	an ordinance or					
a resolution under section 6 of this chapter.						

SECTION 2. IC 36-8-19-6 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 6. (a) To establish a fire protection territory, the legislative bodies of each unit desiring to become a part of the proposed territory must adopt identical ordinances an ordinance (if the unit is a county or municipality) or a resolution (if the unit is a township) that meets the following requirements:

- (1) The ordinance or resolution is identical to the ordinances and resolutions adopted by the other units desiring to become a part of the proposed territory.
- (2) The ordinance or resolution is adopted after January 1 but before April 1. authorizing
- (3) The ordinance or resolution authorizes the unit to become



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1	a party to an agreement for the establishment of a fire protection
2	territory. <del>Before adopting an ordinance under this section, a</del>
3	(4) The ordinance or resolution is adopted after the legislative
4	body must hold holds a public hearing to receive public comment
5	on the proposed ordinance or resolution. The legislative body
6	must give notice of the hearing under IC 5-3-1.
7	(b) The notice required under this section shall include all of the
8	following:
9	(1) A list of the provider unit and all participating units in the
10	proposed territory.
11	(2) The date, time, and location of the hearing.
12	(3) The location where the public can inspect the proposed
13	ordinance or resolution.
14	(4) A statement as to whether the proposed ordinance or
15	resolution requires uniform tax rates or different tax rates within
16	the territory.
17	(5) The name and telephone number of a representative of the unit
18	who may be contacted for further information.
19	(c) The ordinance or resolution adopted under this section shall
20	include at least the following:
21	(1) The boundaries of the proposed territory.
22	(2) The identity of the provider unit and all other participating
23	units desiring to be included within the territory.
24	(3) An agreement to impose:
25	(A) a uniform tax rate upon all of the taxable property within
26	the territory for fire protection services; or
27	(B) different tax rates for fire protection services for the units
28	desiring to be included within the territory, so long as a tax
29	rate applies uniformly to all of a unit's taxable property within
30	the territory.
31	(4) The contents of the agreement to establish the territory.
32	(d) An ordinance or a resolution adopted under this section takes
33	effect July 1 of the year the ordinance or resolution is adopted.
34	SECTION 3. IC 36-8-19-8 IS AMENDED TO READ AS
35	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 8. (a) Upon the
36	adoption of identical ordinances or resolutions, or both, by the
37	participating units under section 6 of this chapter, the designated
38	provider unit must establish a fire protection territory fund from which
39	all expenses of operating and maintaining the fire protection services
40	within the territory, including repairs, fees, salaries, depreciation on all
41	depreciable assets, rents, supplies, contingencies, and all other

expenses lawfully incurred within the territory shall be paid. The



purposes described in this subsection are the sole purposes of the fund, and money in the fund may not be used for any other expenses. Except as allowed in subsections (d) and (e) and section 8.5 of this chapter, the provider unit is not authorized to transfer money out of the fund at any time.

(b) The fund consists of the following:

- (1) All receipts from the tax imposed under this section.
- (2) Any money transferred to the fund by the provider unit as authorized under subsection (d).
- (3) Any receipts from a false alarm fee or service charge imposed by the participating units under IC 36-8-13-4.
- (c) The provider unit, with the assistance of each of the other participating units, shall annually budget the necessary money to meet the expenses of operation and maintenance of the fire protection services within the territory, plus a reasonable operating balance, not to exceed twenty percent (20%) of the budgeted expenses. After estimating expenses and receipts of money, the provider unit shall establish the tax levy required to fund the estimated budget. The amount budgeted under this subsection shall be considered a part of each of the participating unit's budget.
- (d) If the amount levied in a particular year is insufficient to cover the costs incurred in providing fire protection services within the territory, the provider unit may transfer from available sources to the fire protection territory fund the money needed to cover those costs. In this case:
  - (1) the levy in the following year shall be increased by the amount required to be transferred; and
  - (2) the provider unit is entitled to transfer the amount described in subdivision (1) from the fund as reimbursement to the provider unit.
- (e) If the amount levied in a particular year exceeds the amount necessary to cover the costs incurred in providing fire protection services within the territory, the levy in the following year shall be reduced by the amount of surplus money that is not transferred to the equipment replacement fund established under section 8.5 of this chapter. The amount that may be transferred to the equipment replacement fund may not exceed five percent (5%) of the levy for that fund for that year. All Each participating units unit must agree to the amount to be transferred by adoption of identical ordinances specifying the amount. adopting an ordinance (if the unit is a county or municipality) or a resolution (if the unit is a township) that specifies an identical amount to be transferred.









1	(f) The tax under this section is not subject to the tax levy
2	limitations imposed on civil taxing units under IC 6-1.1-18.5 for any
3	unit that is a participating unit in a fire protection territory that was
4	established before August 1, 2001.
5	(g) This subsection applies to a participating unit in a fire protection
6	territory established under IC 36-8-19 after July 31, 2001. For purposes
7	of calculating a participating unit's maximum permissible ad valorem
8	property tax levy for the three (3) calendar years in which the
9	participating unit levies a tax to support the territory, the unit's
10	maximum permissible ad valorem property tax levy for the preceding
11	calendar year under IC 6-1.1-18.5-3(a) STEP ONE or
12	IC 6-1.1-18.5-3(b) STEP ONE is increased each year by an amount
13	equal to the difference between the:
14	(1) amount the unit will have to levy for the ensuing calendar year
15	in order to fund the unit's share of the fire protection territory
16	budget for the operating costs as provided in the ordinance or
17	resolution making the unit a participating unit in the fire
18	protection territory; and
19	(2) unit's levy for fire protection services for the calendar year that
20	immediately precedes the ensuing calendar year in which the
21	participating unit levies a tax to support the territory.
22	SECTION 4. IC 36-8-19-8.5 IS AMENDED TO READ AS
23	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 8.5. (a) Participating
24	units may agree to establish an equipment replacement fund under this
25	section to be used to purchase fire protection equipment, including
26	housing, that will be used to serve the entire territory. To establish the
27	fund, the legislative bodies of all each participating units unit must
28	adopt identical ordinances an ordinance (if the unit is a county or
29	municipality) or a resolution (if the unit is a township) that meets
30	the following requirements:
31	(1) The ordinance or resolution is identical to the ordinances
32	and resolutions adopted by the other participating units under
33	this section.
34	(2) The ordinance or resolution is adopted after January 1 but
35	before April 1. authorizing
36	(3) The ordinance or resolution authorizes the provider unit to
37	establish the fund.
38	(4) The ordinance must include or resolution includes at least
39	the following:
40	(1) (A) The name of each participating unit and the provider
41	unit.
42	(2) (B) An agreement to impose a uniform tax rate upon all of



1	the taxable property within the territory for the equipment
2	replacement fund.
3	(3) (C) The contents of the agreement to establish the fund.
4	An ordinance or a resolution adopted under this section takes effect
5	July 1 of the year the ordinance or resolution is adopted.
6	(b) If a fund is established, the participating units may agree to:
7	(1) impose a property tax to provide for the accumulation of
8	money in the fund to purchase fire protection equipment;
9	(2) incur debt to purchase fire protection equipment and impose
10	a property tax to retire the loan; or
11	(3) transfer an amount from the fire protection territory fund to
12	the fire equipment replacement fund not to exceed five percent
13	(5%) of the levy for the fire protection territory fund for that year;
14	or any combination of these options. The property tax rate for the levy
15	imposed under this section may not exceed three and thirty-three
16	hundredths cents (\$0.0333) per one hundred dollars (\$100) of assessed
17	value. Before debt may be incurred, the fiscal bodies body of all a
18	participating units unit must adopt identical ordinances specifying an
19	ordinance (if the unit is a county or municipality) or a resolution
20	(if the unit is a township) that specifies the amount and purpose of
21	the debt. The ordinance or resolution must be identical to the other
22	ordinances and resolutions adopted by the participating units. In
23	addition, the department of local government finance must approve the
24	incurrence of the debt using the same standards as applied to the
25	incurrence of debt by civil taxing units.
26	(c) Money in the fund may be used by the provider unit only for
27	those purposes set forth in the agreement among the participating units
28	that permits the establishment of the fund.
29	SECTION 5. IC 36-8-19-10 IS AMENDED TO READ AS
30	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 10. This chapter does
31	not require a municipality or township to disband its fire department
32	unless its legislative body consents by ordinance (if the unit is a
33	municipality) or resolution (if the unit is a township) to do so.
34	SECTION 6. IC 36-8-19-13 IS AMENDED TO READ AS
35	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 13. (a) If a unit elects
36	to withdraw from a fire protection territory established under this
37	chapter, the unit must after January 1 but before April 1, adopt an
38	ordinance (if the unit is a county or municipality) or a resolution (if
39	the unit is a township) providing for the withdrawal. An ordinance or
40	resolution adopted under this section takes effect July 1 of the year
11	that the ordinance or resolution is adopted

(b) If an ordinance or a resolution is adopted under subsection (a):



1	(1) the unit's maximum permissible ad valorem property tax levy	
2	with respect to fire protection services shall be initially increased	
3	by the amount of the particular unit's previous year levy under this	
4	chapter; and	
5	(2) additional increases with respect to fire protection services	
6	levy amounts are subject to the tax levy limitations under	
7	IC 6-1.1-18.5, except for the part of the unit's levy that is	
8	necessary to retire the unit's share of any debt incurred while the	
9	unit was a participating unit.	
10	SECTION 7. [EFFECTIVE UPON PASSAGE] A resolution	
11	adopted by a township under IC 36-8-19 before July 1, 2007, that	
12	would have been valid under IC 36-8-19, as amended by this act, is	
13	legalized and validated.	
14	SECTION 8. An emergency is declared for this act.	



### COMMITTEE REPORT

Madam President: The Senate Committee on Local Government and Elections, to which was referred Senate Bill No. 123, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill DO PASS.

(Reference is made to Senate Bill 123 as introduced.)

LAWSON C, Chairperson

Committee Vote: Yeas 7, Nays 0.







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